

BURLINGTON NORTHERN INC.

HITERSTATE COMMERCE COMMISSION

3-339A041

No.

December 2, 1983

DEC Date .

Agatha L. Mergenovich, Secretary Interstate Commerce Commission ... Time AICC Washington, D. C. 20423nF Washington, D.C.

Dear Secretary Mergenovich:

Enclosed for filing pursuant to Section 11303 of the Interstate Commerce Act are three counterparts of the Satisfaction and Bill of Sale by which all right, title and interest in and to the presently existing equipment covered by the St. Louis-San Francisco Railway Company Conditional Sale Agreement dated as of May 1, 1971 is conveyed to Burlington Northern Railroad Company.

The Agreement constituting the above Conditional Sale Agreement was recorded with the Interstate Commerce Commission pursuant to Section 11303 of the Interstate Commerce Act and assigned recordation numbers as follows:

Fruit Growers Express Company, as Builder under St. Louis-San Francisco Railway Company Conditional Sale Agreement dated as of May 1, 1971, recorded with the Interstate Commerce Commission on May 11, 1971 - ICC Recordation number 6143 and 6143A.

A general description of the equipment covered by the enclosed Satisfaction and Bill of Sale is described in Exhibit "A" of said document.

The names and addresses of the parties to this transaction are:

Manufacturers Bank & Trust Co. 1731 S. Broadway St. Louis, MO 63104

Burlington Northern Railroad Company 176 East Fifth Street St. Paul, MN 55101

The \$10.00 fee for your services is included in the enclosed check which covers recordation of several Satisfact on and Bill of Sale documents.

Letter to Secretary Mergenovich Page 2

Please stamp the enclosed copy of this letter and two counterparts of the agreement with the recordation data of the Commission and return it to the bearer of this letter:

Mr. Greg Rhoads Kunkel Transportation Services Inc. Pennsylvania Building, Suite 523 425 - 13th Street, N.W. Washington, D.C. 20004

Very truly yours,

Debbie Blucher
Lisa George
Paralegal

(206) 625-6771

Enclosures

Interstate Commerce Commission Washington, D.C. 20423

12/5/83

OFFICE OF THE SECRETARY

Debbie Blucher
Burlington Northern Inc.
llll Third Ave.
Seattle, Washington 98:01

Dear

Ms. Blucher:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C.

11303, on at and assigned re-

recordation number (s).

12:20pm

6143-B Released Sincerely yours,

Acting

Enclosure(s)

James H. Bayne is now acting Secretary

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TIEC & TATE COMMERCE COMMISSION

Executed in 5 counterparts of which this is No. 0.4

SATISFACTION, AND BILL OF SALE

WHEREAS, Fruit Growers Express Company (hereinafter called the "Builder") and the St. Louis-San Francisco Railway Company (now by merger Burlington Northern Railroad Company) (hereinafter called the "Railroad") have entered into a Conditional Sale Agreement dated as of May 1, 1971 (hereinafter called the "Agreement"), covering the railroad equipment described in Schedule A hereto (hereinafter called the "Equipment"), and all right, title and interest of the Builder in and to the Agreement was assigned to Manufacturers Bank & Trust Company of St. Louis (hereinafter called the "Assignee") pursuant to an Agreement and Assignment dated as of May 1, 1971 between Builder and the Assignee; and the Agreement and said Agreement and Assignment were filed on May 11, 1971 with the Interstate Commerce Commission pursuant to Section 11303 of the Interstate Commerce Act (Recordation Nos. 6143 and 6143A respectively):

WHEREAS, the Assignee has been paid the full indebtedness in respect of the purchase price of the Equipment, together with interest and all other payments as provided in the Agreement and the Railroad has performed all obligations therein contained;

NOW, THEREFORE, the Assignee, in accordance with the provisions of the Agreement does hereby (a) acknowledge that the Agreement has been satisfied in full and (b) sell, assign and transfer to the Railroad all its title and property

interest in the Equipment described in Schedule A, free of all liens and encumbrances created or retained by the Agreement.

This Satisfaction and Bill of Sale is simultaneously executed in several counterparts, each of which so executed, is deemed to be an original, and such counterparts together constitute but one and the same instrument.

IN WITNESS WHEREOF, Assignee as aforesaid has caused its corporate name to be hereunto subscribed and its corporate seal to be hereunto duly affixed and attested by its officers thereunto duly authorized this Zist day of

Novemben , 1983.

MANUFACTURERS BANK & TRUST COMPANY

OF ST. LOUIS

Vice President

ATTEST:

Secretary

STATE OF MISSOURI)

OUT OF ST. LOUIS)

On this <u>all</u> day of <u>Nember</u>, 1983, before me personally appeared Robert E. McGuire to me personally known, who, being by me duly sworn, says that he is a Vice President of Manufacturers Bank & Trust Company of St.

Louis, that the seal affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

My Commission expires:

EDNA W KURTH
NOTARY PUBLIC STATE OF MISSOURI
ST. LOUIS CO
MY COMMISSION EXPIRES NOV 15 1986

SCHEDULE "A"

EQUIPMENT

No. of Units	Description	Numbered	
48	100-ton Mechanical Refrigerator Cars	SLSF 333000-333024 (BN 9750-9774), 333026- 333032 (BN 9776-9782), 333034-333049 (BN 9784-9799)	
48	70-ton Mechanical Refrigerator Cars	SLSF 222000-222020 (BN 9700-9720), 222022- 222043 (BN 9722-9743) 222045-222049 9745-9749)	